Reply to the Final Office Action mailed May 14, 2009 and the Advisory Action mailed August 17, 2009

Application Serial No. 10/585,987 Amendment dated October 14, 2009

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REMARKS/ARGUMENTS

The above-identified application has been reviewed in light of the Final Office Action

dated May 14, 2009, the Advisory Action dated August 17, 2009, and in conjunction with the

Request for Continued Examination filed herewith. Claims 1-40 are currently pending. By the

present Amendment, Applicants have amended independent Claims 1, 15, 20, 26, 27 and 40.

Applicants respectfully submit that Claims 1-40 are allowable over the references of record. In

view of the following remarks and arguments, Applicants respectfully request favorable

reconsideration and allowance of the above-identified application.

Claims 1-40 stand rejected on the ground of nonstatutory obviousness-type patenting as

being unpatentable over claims 1-37 of U.S. Patent No. 7,226,434. As noted by Applicants in

the prior Amendment, Applicants maintain that they will file a suitable terminal disclaimer upon

indication that the claims are otherwise allowable.

In the Office Action, Claims 1-37 were rejected under 35 U.S.C. § 102(b) as being

anticipated by U.S. Patent No. 6,287,278 to Woehr et al. ("Woehr"). Applicants respectfully

submit, however, that Woehr fails to disclose each and every element recited in Claims 1-37 as

presented herein.

Under 35 U.S.C. § 102(b), to anticipate a claim, a reference must disclose each and every

element set forth in the claim. See MPEP § 2131.

Independent Claim 1 recites a safety shield including, inter alia, "first leg and the second

leg are biased for convergent movement toward each other."

Independent Claim 15 recites, inter alia, "wherein the legs are resiliently biased for

convergent movement toward each other."

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Independent Claim 20 recites a safety needle shield apparatus including, *inter alia*, "wherein the legs are resiliently biased for convergent movement toward each other."

Independent Claim 26 recites, *inter alia*, "wherein the first leg and the second leg are biased for convergent movement toward each other."

Independent Claim 27 recites a medical clip for use with a piercing member including, inter alia, "wherein the first leg and the second leg are, relative to the first and second legs, biased for convergent movement toward each other."

As shown in FIGS. 3, 5 and 7, reproduced below, the presently disclosed safety shield includes a needle cannula 22 and a clip 28. As described in the presently disclosed specification:

Clip 28 includes a first leg 32 that defines a second cavity, such as, for example, aperture 34 dimensioned for movement of needle cannula 22 therethrough. First leg 32 has a distal part 36 that is configured to engage a medical device, such as, for example, a catheter 38. Clip 28 includes a second leg 40 having a bearing surface 42 that engages needle cannula 22. First leg 32 and second leg 40 are resiliently biased for convergent movement.

Specification at ¶ [0055].

• • •

Legs 32, 40 convergently bias such that bearing surface 42 engages needle cannula 22 causing clip 28 to rotate aperture plate 60 an inclination a (FIG. 3), relative to longitudinal axis y, as described. Correspondingly, aperture 30 rotates into the binding orientation with needle cannula 22 such that surface 62 binds against the outer surface of needle cannula 22... Bearing surface 42 also engages needle cannula 22 in the binding orientation to prevent movement of needle cannula 22 in the proximal and distal directions.

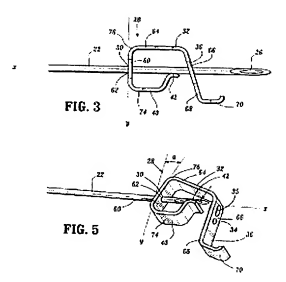
Id. at $\P \P [0078]$ and [0079].

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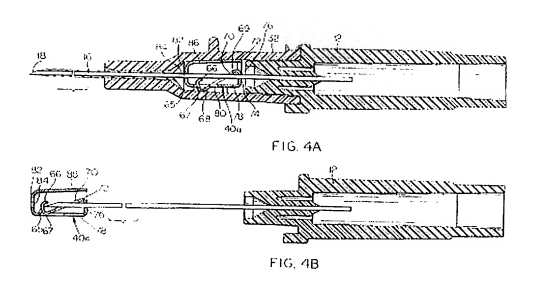
In contrast, as illustrated in FIGS 4A and 4B, reproduced below, Woehr relates to a spring clip needle guard 40a that includes a resilient portion comprising a distal arm 65 terminating at its upper end in a curved lip 66, and at its lower end in a U-shaped portion 67 which, in the ready position illustrated in FIG. 4A, contacts a bump 68 formed in the lower inner wall of the catheter hub. *See* Woehr at column 6, lines 17-24. As shown in FIG. 4A, when the catheter is in the ready position, the needle shaft passes through openings 70, 76 and 84 and rests on curved lip 66, urging arm 65 against bump 68 in the lower wall of the catheter hub. *Id.* at column 6, lines 40-43. When the needle hub and needle are retracted to the right, as viewed in FIG. 4A, by a sufficient amount, the needle tip passes below lip 66 and then releases its downward force on arm 65. *Id.* at column 6, lines 48-51. As described above, with reference to the first-described embodiment, this release of engagement of the needle shaft and spring clip arm 65 causes arm 65 to snap upwards to the retracted position illustrated in FIG. 4B. *Id.* at column 6, lines 51-54.

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Accordingly, Woehr does not disclose, inter alia, a second leg having a bearing surface that engages the piercing member when the clip is in both the first orientation and the second orientation... wherein the first leg and the second leg are biased for convergent movement toward each other, as recited in Claim 1.

Nor does, Woehr disclose, inter alia, a second leg that extends from the plate and has a proximal part and a distal part, the distal part of the second leg including a bearing surface that engages the piercing member when the clip is in both the first orientation and the second orientation... wherein the legs are resiliently biased for convergent movement toward each other, as recited in Claim 15.

Furthermore, nowhere does Woehr disclose, inter alia, a second leg that extends from the plate and has a proximal part and a distal part, the distal part of the second leg including a bearing surface that engages the needle in both the first orientation and the second orientation of the clip... wherein the legs are resiliently biased for convergent movement toward each other, as recited in Claim 20.

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With regard to Claim 26, Woehr does not disclose, inter alia, a second leg having a

bearing surface that engages the needle when the clip is in both the first orientation and the

second orientation.... wherein the first leg and the second leg are biased for convergent

movement toward each other, as recited therein.

Further still, nowhere does Woehr disclose, inter alia, a second leg having a bearing

surface configured to engage the piercing member in both the first orientation and the second

orientation of the clip.... wherein the first leg and the second leg are, relative to the first and

second legs, biased for convergent movement toward each other, as recited in Claim 27.

In fact, Woehr's device teaches away from Applicant's claims as recited because

Woehr's arm 65 "snap[s] upwards to the retracted position illustrated in FIG. 4B," which is a

divergent motion. Even, arguendo, if not characterizable as divergent, this motion is at best,

neither divergent nor convergent as arm 65 merely "retract[s] to the position in FIG. 4B." As

such, any proper interpretation of FIGS. 4A and 4B of Woehr could not be characterized as being

"convergent" motion.

For at least these reasons, Applicants submit that independent Claims 1, 15, 20, 26 and 27

are patentable over Woehr and are in condition for allowance. Furthermore, since Claims 2-14,

16-19, 21-25, 28-37 depend, either directly or indirectly from 1, 15, 20, 26 and 27, it is

respectfully submitted that Claims 2-14, 16-19, 21-25, 28-37 are at least patentable for the

reasons that independent Claims 1, 15, 20, 26 and 27 are patentable. Accordingly, withdrawal of

this rejection is respectfully requested.

In the Office Action, Claims 38-40 were rejected under 35 U.S.C. § 103(a), as being

unpatentable over Woehr. Claims 38-39 depend directly or indirectly from Claim 1 and add

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further features. The deficiencies of Woehr with respect to Claim 1 are noted above.

Accordingly, for at least the reasons discussed above with respect to Claim 1, Applicants submit

that Claims 38-39 are in condition for allowance.

Independent Claim 40 recites a safety shield including, inter alia, "wherein the first leg

and the second leg are biased for convergent movement toward each other."

As discussed above with respect to Claims 1-37, Woehr's device teaches away from

Applicant's claims as recited because Woehr's arm 65 "snap[s] upwards to the retracted position

illustrated in FIG. 4B," which is a divergent motion. Even, arguendo, if not characterizable as

divergent, this motion is at best, neither divergent nor convergent as arm 65 merely "retract[s] to

the position in FIG. 4B." As such, any proper interpretation of FIGS. 4A and 4B of Woehr could

not be characterized as being "convergent" motion.

As discussed above with respect to independent Claims 1, 15, 20, 26 and 27, Woehr does

not disclose, inter alia, a bearing surface that engages the piercing member in both the first

orientation and the second orientation of the clip... wherein the first leg and the second leg are

biased for convergent movement toward each other... as recited in independent Claim 40. As

such, for at least this reason, independent Claim 40 is in condition for allowance. Accordingly

Applicants respectfully submit that Claims 38-40 are in condition for allowance. Thus,

withdrawal of this rejection is respectfully requested.

In view of the foregoing, it is respectfully submitted that all of the claims pending in the

application are in condition for allowance. With this in mind, reconsideration and allowance of

this application is respectfully requested.

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Applicants believe that all issues raised in the Detailed Action have been responded to

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fully. Should the Examiner believe that a telephone interview may facilitate resolution of any

outstanding issues, the Examiner is respectfully requested to telephone Applicants' undersigned

attorney at the number indicated below.

Please charge any deficiency as well as any other fee(s) which may become due under 37

C.F.R. § 1.16 and/or 1.17 at any time during the pendency of this application, or credit any

overpayment of such fee(s) to Deposit Account No. 50-2140. Also, in the event any extensions

of time for responding are required for the pending application(s), please treat this paper as a

petition to extend the time as required and charge Deposit Account No. 50-2140 therefore.

An early and favorable response on the merits is earnestly solicited.

Respectfully submitted,

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